for Writ of Habeas Corpus, pursuant to 28 U.S.C. § 2241, in the U.S. District Court possessing personal jurisdiction over his or her immediate custodian (Warden)." Legal Resource Guide to the Federal Bureau of Prisons 12. Prior to doing so, the inmate must exhaust the administrative remedy process. Id. 28 C.F.R. § 542.10 provides that the Administrative Remedy Program allows an inmate to seek formal review of an issue relating to any aspect of his/her own confinement. It does not appear that Defendant has exhausted his administrative remedies, nor is his request properly in the form of a petition for habeas corpus.

 ${\tt IT\ IS,\ THEREFORE,\ HEREBY\ ORDERED}$  that <code>Defendant's request</code> (#341) is <code>DENIED</code>.

DATED: November 9, 2011.